REMARKS

This paper is filed in response to the Office Action mailed May 31, 2007. Claims 1, 3, 5-10, 12-19, 22-46, 48, 50-55, 57-64, 66-89, and 95-125 are pending in the present application. Claims 3, 5, 32, 39, 40, 48, 50, 77, 84-85, and 95-125 are withdrawn from consideration and claims 1, 6-10, 12-19, 22-31, 33-38, 41-46, 51-55, 57-64, 66-76, 78-83, and 86-89 are rejected. Claims 1, 6, 9, 12-14, 16, 17, 33, 36, 45, 51, 54, 55, 61, 62, 78, and 81 have been amended herein. Claims 2, 4, 7, 8, 10, 11, 15, 18-31, 34, 35, 37,

38, 41-44, 46, 47, 49, 52, 53, 56-60, 63-76, 79, 80, 82, 83, and 86-94 have been

canceled. Claims 126-146 have been added. Amendments and cancellations have

been made without prejudice or disclaimer. No new matter has been added.

Reconsideration is respectfully requested.

Specification

The amendments to the specification herein, are to correct clerical and typographical errors. No new matter has been added.

Claim Amendments

Support for the amendments to the claims may be found in the specification and in the claims as filed. More particularly, support for the term "at least one high temperature resistant yeast cell" as recited by independent claims 1 and 45 may be found, *inter alia*, in Example 1, paragraph [0662]-[0690] of the published application.

Support for the term "wherein the at least one high temperature resistant yeast cell

exhibits a resistance to temperatures greater than temperatures tolerated by a parent

yeast strain" as recited in amended independent claims 1 and 45, may be found, inter

alia, in Examples 1 and 2 of the published application. More particularly, in paragraphs

[0672]-[0686], Example 1 describes the selection and growth of high temperature

resistance yeast cells at temperatures greater than the growth conditions for the parent

strain.

Support for the term "in a manner that increases the error-prone frequency DNA

replication in the at least one yeast cell such that the at least one DNA polymerase

provides at least one mismatched base pair in a base sequence at a rate of 10⁻⁶ or

greater" recited in, for example, amended independent claims 6 and 51, may be found,

inter alia, in claims 25 and 70 as originally filed, and in the published application at

paragraph [0577].

Support for added claims 126-139 may be found, inter alia, in claims 1-125 as

originally filed and Examples 1-8, which pertain to experimental work conducted with

yeast cells, embryonic stem cells (mouse), transgenic mice, rice, and Arabidopsis

thaliana.

Rejection-35 U.S.C. 112

35 U.S.C. 112, second paragraph

Claims 1, 6-10, 12-19, 22-31, 33-38, 41-46, 51-55, 57-64, 66-76, 78-83, and 86-

89 are rejected under 35 U.S.C. § 112, second paragraph, as allegedly being indefinite

Page 35 of 41

SaltLake-349732 1 0038573-00002

Reply to Office Action of May 31, 2007

for failing to particularly point out and distinctly claim the subject matter which Applicant regards as the invention. Claims 7, 8, 10, 15, 18-19, 22-31, 34, 35, 37, 38, 41-44, 46, 52, 53, 57-60, 63, 64, 66-76, 79, 80, 82, 83, and 86-89 have been canceled herein, mooting the rejection thereof. Applicant submits that the proposed claim amendments overcome any remaining alleged indefiniteness. More particularly, the claims do not recite the alleged indefinite term "high temperature resistance" without particularly pointing out and distinctly claiming the subject matter recited therein. Specifically, claims 1 and 45 have been amended herein to recite "selecting and isolating the at least one high temperature resistant yeast cell exhibits a resistance to temperatures greater than temperatures tolerated by a parent yeast strain." Furthermore, any alleged lack of antecedent basis has been resolved. Therefore, in view of the proposed claim amendments, Applicant

35 U.S.C. 112. first paragraph

paragraph.

Claims 1, 6-10, 12-19, 22-31, 33-38, 41-46, 51-55, 57-64, 66-76, 78-83, and 86-89 are rejected under 35 U.S.C. § 112, first paragraph, as allegedly containing subject matter not enabled by the specification. Claims 7, 8, 10, 15, 18-19, 22-31, 34, 35, 37, 38, 41-44, 46, 52, 53, 57-60, 63, 64, 66-76, 79, 80, 82, 83, and 86-89 have been canceled herein, mooting the rejection thereof. In addition, Applicant notes that the Page 36 of 41

respectfully requests removal of the claim rejections under 35 U.S.C. § 112, second

U.S. Patent Application Serial No. 10/810,486 Amendment and Response to Office Action 11/19/2007

Reply to Office Action of May 31, 2007

remaining claims have been amended in light of the statement by the Examiner on the

bottom of page 3, and top of page 4 of the Office Action. Applicant respectfully submits

that the claims pending in the Application are fully enabled by the specification.

Therefore, in view of the foregoing remarks and the proposed claim amendments,

Applicant respectfully requests removal of the claim rejections under 35 U.S.C. § 112.

first paragraph.

Rejection-35 U.S.C. 102(b)

Morrison et al.

Claims 1, 6-10, 12-14, 16-17, 23-25, 28-31, 33-38, 41-42, 45-46, 51-55, 57-59.

61, 66-70, 73-76, 78-83, and 86-87 are rejected under 35 U.S.C. § 102(b) as allegedly

being anticipated by Morrison et al. (EMBO J., 1993). Claims 7, 8, 10, 23-25, 28-31,

34, 35, 37, 38, 41-42, 46, 52, 53, 57-59, 66-70, 73-76, 79, 80, 82, 83, and 86-87 have

been canceled herein, mooting the rejection thereof. Applicant respectfully traverses

the rejection of the remaining claims under 35 U.S.C. § 102(b) in light of Morrison et al.

because Morrison et al. fail to teach each and every element of the remaining claims.

Morrison et al. disclose yeast strains comprising the pol3-01 mutation of the

POL3 DNA polymerase gene and a deletion of the PMS1 gene that lead to spontaneous

mutation rates of ~130 and 41, respectively, relative to wild type. The yeast cells were screened by 5-fluoro-orotic acid resistance conferred by mutation to an inserted reporter

gene URA3 (Morrison et al., abstract).

Page 37 of 41

SaltLake-349732.1.0038573-00002

U.S. Patent Application Serial No. 10/810,486

Amendment and Response to Office Action 11/19/2007

Reply to Office Action of May 31, 2007

Amended independent claim 1 recites a method of producing at least one high

temperature resistant yeast cell. The method includes modifying at least one amino

acid position in a 3' to 5' exonuclease active site of at least one DNA polymerase

operable in at least one yeast cell in a manner that increases the error-prone frequency

of DNA replication in the at least one yeast cell. The method of claim 1 further includes

selecting and isolating at least one high temperature resistant yeast cell, wherein the at

least one high temperature resistant yeast cell exhibits a resistance to temperatures

greater than temperatures tolerated by a parent yeast strain.

Similarly, amended independent claim 45 recites a method for producing at least

one high temperature resistant yeast cell. The method of claim 45 includes modifying at

least one amino acid position in a 3' to 5' exonuclease active site of at least one DNA polymerase operable in at least one veast cell in a manner that increases the error-

prone frequency of DNA replication in the at least one yeast cell, wherein the at least one DNA polymerase is selected from DNA polymerase δ and DNA polymerase ε. The

method of claim 45 further includes selecting and isolating the at least one high

temperature resistant yeast cell, wherein the at least one high temperature resistant

veast cell exhibits a resistance to temperatures greater than temperatures tolerated by a

parent yeast strain.

Referring to independent claims 1 and 45, the Examiner pointed out on page 7 of

the Office Action that Morrison et al. do not disclose selecting for at least one yeast cell

Page 38 of 41

SaltLake-349732.1 0038573-00002

exhibiting high temperature resistance. As such, Morrison et al. do not disclose a yeast

cell with resistance to temperatures greater than temperatures tolerated by a parent

yeast strain as recited by claims 1 and 45. Therefore, for at least the reasons discussed

herein, amended independent claims 1 and 45, and those claims dependent therefrom,

are patentable over Morrison et al. Accordingly, Applicant requests that the claim

rejections under 35 U.S.C. § 102(b) in light of Morrison et al. be removed.

Kokoska et al.

Claims 1, 6, 9, 10, 12-14, 16-17, 22-25, 28-31, 33-38, 41-46, 49, 51, 54-55,

57-59, 61-62, 73-76, 78-83, and 86-89 are rejected under 35 U.S.C. § 102(b) as

allegedly being anticipated by Kokoska et al. (Mol. Cell Biol., 2000). Claims 22-25, 28-

31, 37, 38, 41-44, 46, 57-59, 73-76, 80, 82, 83, and 86-89 have been canceled herein,

mooting the rejection thereof. Applicant respectfully traverses the rejection of the

remaining claims under 35 U.S.C. § 102(b) in light of Kokoska et al. because Kokoska

et al. fail to teach each and every element of the remaining claims.

Kokoska discloses mutator alleles of POL3 and screening for canavanine

resistance. However, Kokoska et al. do not disclose a cell with high temperature

resistance of temperatures greater than temperatures tolerated by a parent strain of the

cell. Furthermore, Kokosa et al. do not disclose selecting for at least one yeast cell with

high temperature resistance as required by amended independent claims 1 and 45.

Page 39 of 41

SaltLake-349732.1 0038573-00002

U.S. Patent Application Serial No. 10/810,486

Amendment and Response to Office Action 11/19/2007

Reply to Office Action of May 31, 2007

Therefore, for at least the reasons discussed herein, amended independent claims 1

and 45, and those claims dependent therefrom, are patentable over Kokoska et al.

Accordingly, Applicant requests that the claim rejections under 35 U.S.C. § 102(b) in

light of Kokoska et al. be removed.

Double Patenting

Claims 1, 6-10, 12-19, 22-31, 33-38, 41-46, 51-55, 57-64, 66-76, 78-83, and 86-

89 are provisionally rejected under nonstatutory obviousness-type double patenting as

allegedly being unpatentable over claims 1, 2, 4, 6-47, 49, 51-76, 78-83, and 86-89 of

co-pending Application No. 10/550,924.

Applicant notes the double patenting rejection and respectfully reserves

response until the notice of allowable subject.

CONCLUSION

In view of the foregoing, it is believed that all of the claims are patentable in their

present form, and a prompt notice of allowance for this case is respectfully requested.

As mentioned above, if the Examiner finds any remaining impediment to the prompt

allowance of this application, please contact the undersigned attorney.

Page 40 of 41

SaltLake-349732.1 0038573-00002

U.S. Patent Application Serial No. 10/810,486 Amendment and Response to Office Action 11/19/2007 Reply to Office Action of May 31, 2007

DATED this 19th day of November, 2007.

Respectfully submitted.

Samuel E. Webb Attorney for Applicant Registration No. 44,394

STOEL RIVES LLP 201 South Main Street Salt Lake City, Utah 84111 Telephone: (801) 578-6998 Facsimile: (801) 578-6999